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Attorney Reference: MCL-100-A/ MCL-100-PCT

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

U.S. Applicant: Leonard McCoy
U.S. Serial No.: 10/619,670
U.S. Filing Date: July 15, 2003
Examiner/Group Art Unit: Unknown / Unknown
For: Condom Cover All
Attorney Reference: MCL-100-A

and IN THE UNITED STATES RECEIVING OFFICE FOR
THE PATENT COOPERATION TREATY

PCT Applicant: McCoy, Leonard
PCT Serial No.: PCT/US2004/006733
PCT Filing Date: 05 Mar 2004
Examiner/Group Art Unit: Unknown
For: Condom Cover All
Attorney Reference: MCL-100-PCT

PETITION TO WITHDRAW

Mail Stop Petition
COMMISSIONER FOR PATENTS
P.O. Box 1450
Alexandria, VA 22313-1450

Sir:

The below-named attorney petitions for approval of withdrawal as attorney of record for the above-identified applications.

This petition for withdrawal was necessitated by the client's demand that I not contact him until I "hear from the Patent Office" (per client's demand in letter of May 19, 2004). I cannot accommodate the client's demand in my practice because of the need to communicate to him specific deadlines in the patent application process, particularly in the PCT application. A practitioner may request withdrawal from employment in the circumstance that "The petitioner's client renders it unreasonably difficult for the practitioner to carry out the employment effectively." 37 CFR 10.40 (c)(1)(iv).

Respectfully submitted,

Barbara M. Burns
Attorney for Applicant
Registration No. 34,788
(734) 930-1788

1756 Plymouth Road #276
Ann Arbor, Michigan 48105-1890
Dated:
PTOPetToWithdraw

Barbara M. Burns ESQ.
1756 PLYMOUTH ROAD# 276
ANN ARBOR MI. 48105


5-19-04

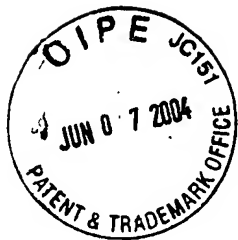
RECEIVED
5/21/04

Dear Barbara:

I will tell you for the final time! I do not want you to do any thing for me other than what you have already done. I do not want you to work on a trademark or to remind me of any other advantage or disadvantage for me concerning my Patents. According to the Attorney General's office and the American Bar assoc. you work for me. You can not do any thing I do not want, or give me a second chance to change my mind and charge me for it. That is not in my best interest, but yours. I do not expect to hear from you until you hear from the Patent office. If this conflicts with your scheduling process on my behave, then you'll have to change it. I have tried to convey to you that myself and my family are in chapter 13 bankruptcy, and in part do to this Patent work. We are in direr straights and can't afford any thing extra. Since I started this Patent process My wife and myself have had to fill chapter 13 three times . This is our last time we can do it . I am sending you a copy of my chapter 13 payment order, in hopes that you will understand where I'm coming from.

Regards: Leonard McCoy


CC: ATTORNEY TIM MCDANIEL



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CERTIFICATE OF MAILING

I HEREBY certify that this petition for withdrawal is being deposited with the United States Postal Service as first class mail under 37 CFR 1.8 on the date indicated above and is addressed to the Commissioner for Patents, Arlington, VA 22313-1450.

Barbara M. Burns
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